IC 8-2.1-18.5

Chapter 18.5. Charges by Motor Carriers That No Longer Provide Service in Indiana or Have Filed Bankruptcy Petition

IC 8-2.1-18.5-1

Application of chapter

- Sec. 1. This chapter applies to a motor carrier if the motor carrier:
 - (1) shipped goods intrastate within Indiana under a tariff or permit issued by a governmental body that is or was authorized by a statute to regulate the shipment; and
 - (2) is no longer providing service within Indiana or has filed a petition for bankruptcy.

As added by P.L.111-1995, SEC.1.

IC 8-2.1-18.5-2

Additional charges for transportation service previously provided

- Sec. 2. A motor carrier or a party representing a motor carrier may not add to a charge or attempt to add to a charge for a transportation service previously provided, the difference between:
 - (1) an applicable rate, fare, or charge that was lawfully in effect under a tariff filed for the motor carrier and applicable to the transportation service on the date the transportation service was provided; and
- (2) the rate, fare, or charge paid for the transportation service; if payment for the transportation service was received by the motor carrier or its representative at least ninety (90) days before the motor carrier's attempt to add to the rate, fare, or charge.

As added by P.L.111-1995, SEC.1.